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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE FEB () 3 2006

Attorney Docket No. 020431.0750

In re Application of: NOEL TENORIO

Examiner: LALITA M. HAMILTON

Serial No. 09/750,617

88888

Filed: 20 DECEMBER 2000

Art Unit: 3624

For: SYSTEM AND METHOD FOR

888

NEGOTIATING ACCORDING TO IMPROVED MATCHING CRITERIA Confirmation No.: 6553

REQUEST FOR RECONSIDERATION OF PRE-APPEAL BRIEF REQUEST

VIA FACSIMILE Central Fax No. (571)273-8300 **Commissioner for Patents** P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Notice of Panel Decision from Pre-Appeal Brief Review mailed 1 February 2006 ("Notice").

The Notice states that the Request is improper and a conference will not be held. Reconsideration is respectfully requested for reasons stated below.

Certificate of Transmission Under 37 C.F.R. § 1.8(a)

I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office (Fax No. (571)273-8300) on 3 February 2006

Typed or Printed name of person signing this certificate: Brian E. Harris

Signature:

Request for Reconsideration Attorney Docket No. 020431.0750 Serial No. 09/750,617 Page 1

The Notice states the following as the reason for not holding a conference: "Exceeds five (5) pages."

The guidelines for requesting a pre-appeal brief conference are set for in OG Notice 1296 OG 67. The only five-page limitation mentioned therein is the requirement that "[i]n five (5) or less total pages, provide a succinct, concise and focused set of <u>arguments</u> for which the review is being requested." (Emphasis added).

This statement clearly indicates that it is the set of arguments, not the entire Request, that must be five pages or less.

The Pre-Appeal Brief Request for Review ("Request") filed in the present Application included only five (5) pages of arguments.

As stated on the first page of the Request:

The review is requested for the reasons stated in the following Arguments, which begin on page 3 and end on page 7 of this paper, thereby satisfying the requirement that the Arguments be limited to five or less total pages.

Thus, it is respectfully submitted that the Request fully complies with the requirements set forth in the OG Notice.

It is true that the Request, as a whole, included more than five pages. However, as pointed out above, the five-page limitation clearly applies <u>only to the arguments</u>, <u>not to the entire Request</u>. The Notice appear to interpret the OG Notice to mean that the Request is subject to the five-page limitation. However, no fair reading of the OG Notice can reasonably lead to this interpretation. It is clear that the purpose of the five-page limitation is to avoid the filing of "a long detailed explanation" as stated in the OG Notice. It seems completely unreasonable to deny the Request based on an interpretation of the OG Notice that strays from the clear intention of the five-page limit.

Therefore, it is respectfully submitted that the reason stated for denying the Request is improper.

It is respectfully requested that the decision to deny the Request be reconsidered and that the conference be held.

No fees are presently due or required by the filing of this Response. Nevertheless, the undersigned hereby authorizes the Director to charge any fees that may be required, or credit any overpayments, to **Deposit Account No. 500777**.

Respectfully submitted.

<u>3Feb2006</u> Date

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